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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/629,304	07/30/2003	Daniel R. Morris	037925.0002	8729
Thomas E Par	7590 01/25/2008		EXAM	INER
Thomas F. Bergert Williams Mullen Suite 700 8270 Greensboro Drive McLean, VA 22102			MEYERS, MATTHEW S	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/629,304	MORRIS, DANIEL R.				
Office Action Summary	Examiner	Art Unit				
	Matthew S. Meyers	3629				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was realized to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>01 N</u>						
/ -						
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-30 is/are pending in the application						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-30</u> is/are rejected.	•					
7) Claim(s) is/are objected to.	r election requirement					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examine						
10)☐ The drawing(s) filed onis/ are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed office action for a list of the continue depice hist recent call						
Attachment(s)	4) Interview Summary	(PTO-413)				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal I	ratent Application				

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DETAILED ACTION

1. This action is in response to applicant's communication on 11/1/2007, wherein claims 1-30 are currently pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over For mortgages--MERS emerges, Banker's Research, February 1997 (Hereinafter referred to as MERS) in view of MERS aids electronic mortgage market, Mortgage Banking, January 1997 (Hereinafter referred to as MERS II), and further in view of Feinberg et al. (Pub. No.: US 2002/0107703) (Hereinafter referred to as Feinberg).
- 4. With respect to Claims 1:

MERS discloses a computer-assisted method for managing lien releases (MERS, Page 1, "MERS mission in life is to eliminate all but the first registration and the release. All intermediate changes of ownership or servicing will be electronic, registered with MERS, and none will have to be filed unless the buyer or transferee is not a member of MERS."), comprising the steps of:

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providing a computer system for assisting with loan settlements having a database of trigger documents (MERS, Page 1, "MERS will authorize its members to act as its agent for filing of title and mortgage deeds. Then participating mortgage lenders will make mortgages in the name of MERS, rather than their own names. With the registration in MERS' name, transfers of servicing or ownership to other MERS members can be made by filing electronically with MERS.");

providing access to at least one database of lien records to a user of an input device (MERS, Page 2, "Because information on MERS-registered mortgages will be available in one place, and the transfer costs will be less, they should fetch higher prices when sold.");

identifying, by the computer system based on input from the input device, a property-related lien (MERS II, Page 5, "A method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.");

calculating, by the computer system, at least one trigger date associated with said property-related lien, the trigger date indicative of when the property-related lien is required to be released by a lien holder associated with the property-related lien (MERS, Page 1, "One additional benefit will be important to present owners and new borrowers. There are today many properties on which the mortgages have been paid off but in which no one will file to release the lien.

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A common case is when the mortgage was made by a savings & loan that was taken over by the Resolution Trust Company. The original lender no longer exists, and the RTC often won't file the paper, contending it has no authority to do so. With MERS mortgages. MERS will be able to file the release.");

MERS discloses the above limitations, but does not explicitly disclose the determining, by computer step. MERS II teaches determining, by the computer system, that the property-related lien is required to be released and has not been released by the trigger date(MERS II, Page 5, "He notes that all parties will more easily be able to track loans to ensure that contractual obligations are being met.").

MERS and MERS II disclose all the above limitations. However, Neither MERS or MERS II explicitly disclose issuing at least one trigger document. Feinberg teaches "Once the lien holder has been paid, a release or satisfaction is filed to indicate the debt has been paid.") (Feinberg [0016]).

It would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of MERS and MERS II with Feinberg. All three references relate to lien tracking and their management. Both MERS and MERS II teach about a system which generates an 18digit mortgage identification number (MIN) for every origination. This MIN will stay with a loan throughout its life-even as ownership of the loan and its servicing changes hands. (MERS II, Page 1). The reason for this 18digit mortgage identification number is to prevent cases where the mortgages have been paid off but in which

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no one files to release the lien (MERS, Page 2). Additionally, Feinberg teaches a method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset."

(Feinberg [abs]). It would have been obvious at the time of the invention to have combined the MERS system with Feinberg in order to facilitate the management of these liens in order to avoid the pitfalls that often occur when the underlying note is bought, sold, transferred, securitized and so forth in accordance with market custom.

5. With respect to **Claim 2**:

Feinberg discloses wherein said step of identifying a lien includes identifying lien information including at least one of a lien holder, an obligor, a loan amount, a payee identifier and a lien jurisdiction (Feinberg [0011], "In the preferred embodiment for medical lien filing, the client is a medical service provider such as a physician, hospital, or therapist.").

6. With respect to Claim 3:

Feinberg discloses wherein the step of establishing said database includes establishing demand letters to lien holders and legal forms adapted according to a jurisdiction associated with said identified lien (Feinberg [0012], "The guidelines set forth the content and format of the information required to properly file a lien in each given jurisdiction. The guidelines are compiled from statutes, regulations, and local practice for each locale.").

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7. With respect to **Claim 4:**

Feinberg discloses wherein said determining steps include the step of querying jurisdictional records (Feinberg [0012], "The guidelines set forth the content and format of the information required to properly file a lien in each given jurisdiction. The guidelines are compiled from statutes, regulations, and local practice for each locale.").

8. With respect to Claim 5:

Feinberg discloses wherein said trigger date is calculated by a lien payoff disbursement date (Feinberg [0002], "The process ensures that the patient or available insurance coverage pay the service or equipment provider its share of the reimbursement, once the insurance company settles or disburses finds related to the liability claim which caused the patient's injuries." and [0007], "The present invention provides a method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.").

9. With respect to **Claim 6:**

Feinberg discloses wherein said trigger date is calculated by a settlement date (Feinberg [0002], "The process ensures that the patient or available insurance coverage pay the service or equipment provider its share of the reimbursement, once the insurance company settles or disburses finds related to the liability claim which caused the patient's injuries." and [0007], "The present invention provides a method and system for automating the preparation, recordation, tracking and filing of liens, assignments,

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and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.").

10. With respect to Claim 7:

Feinberg discloses wherein said trigger date is calculated by an overdue release date (Feinberg [0002], "The process ensures that the patient or available insurance coverage pay the service or equipment provider its share of the reimbursement, once the insurance company settles or disburses finds related to the liability claim which caused the patient's injuries." and [0007], "The present invention provides a method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.").

11. With respect to Claim 8:

Feinberg discloses wherein said trigger date is calculated by determining statutory requirements for lien releases based on a jurisdiction associated with said identified lien (Feinberg [0012], "The guidelines set forth the content and format of the information required to properly file a lien in each given jurisdiction. The guidelines are compiled from statutes, regulations, and local practice for each locale.").

12. With respect to Claim 9:

Feinberg discloses wherein said statutory requirements are stored in a database and are accessible via network connection (Feinberg, [abs], "Certain lien information is provided by a lien holder to a centralized database via the Internet.").

13. With respect to Claim 10:

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Feinberg discloses updating said statutory requirement database (Feinberg [0004], "Once the lien documents are properly prepared and subsequently accepted by the government...") (Examiner notes that the government agency would not accept the lien documents unless they are properly filed. Therefore, the statutory requirement database would need to be updated.).

14. With respect to Claim 11:

Feinberg discloses wherein said at least one trigger document is an e-mail (Feinberg [0012], "The data is transmitted using email communication protocols.").

15. With respect to Claim 12:

Feinberg discloses wherein said at least one trigger document is a notice to at least one of a title company or lender (Feinberg [0015], "Similarly, the lien holder is notified that the claim has been perfected.").

16. With respect to Claim 13:

Feinberg discloses wherein said database further includes at least one form and at least one report, said form and said report being customizable based on said identified lien (Feinberg [0017], "The present invention can be applied to other types of liens").

17. With respect to Claim 14:

Feinberg discloses wherein said lien is identified by receiving lien transaction information via a remote device over a network (Feinberg [0006], "It is a further object of this invention to provide a lien management system which operates on a computer

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network to accommodate multiple clients, recording agencies, and changing recording guidelines.").

18. With respect to **Claim 15**:

Feinberg discloses wherein said step of providing access includes providing access to a plurality of lien record databases corresponding to a respective plurality of lien record-keeping jurisdictions (Feinberg [0006], "It is a further object of this invention to provide a lien management system which operates on a computer network to accommodate multiple clients, recording agencies, and changing recording guidelines.").

19. With respect to Claim 16:

Feinberg discloses a computer-based system for managing lien releases (Feinberg [0018], "Although not specifically described herein, the invention is also applicable to...personal property liens...and all other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset."), comprising:

a storage component having at least one trigger document stored therein (Feinberg [0012], "The server validates the data by comparing it to a set of quidelines, which have previously been stored on the database.");

a lien management component having means for providing a user interface, receiving at least one lien release tracking request, identifying a lien corresponding to said request, and calculating at least one trigger date associated with said identified lien, the trigger date indicative of when the

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identified lien is required to be released by a lien holder associated with the identified lien (MERS II, Page 5, "A method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset."); and

a lien status identification component having means for determining that the identified lien is required to be released and has not been released by the trigger date (MERS II, Page 5, "He notes that all parties will more easily be able to track loans to ensure that contractual obligations are being met."), and

means for instructing said lien management component to issues at least one trigger document from said storage component (Feinberg [0016], "Once the lien holder has been paid, a release or satisfaction is filed to indicate the debt has been paid.").

20. With respect to Claim 17:

Feinberg discloses wherein issuing said at least one trigger document includes displaying said trigger document in electronic form via said interface (Feinberg [0012], "The data is transmitted using email communication protocols.").

21. With respect to Claim 18:

Feinberg discloses wherein issuing said at least one trigger document includes printing said trigger document (Feinberg [0007], "For agencies that do not accept electronic filing, a paper copy of the legal instrument printed.").

22. With respect to Claim 19:

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Feinberg discloses wherein said identified lien includes lien information including at least one of a lien holder, an obligor, a loan amount, a payee identifier and a lien jurisdiction (Feinberg [0011], "In the preferred embodiment for medical lien filing, the client is a medical service provider such as a physician, hospital, or therapist.").

23. With respect to Claim 20:

Feinberg discloses wherein said storage component includes at least one demand letter intended for a lien holder and at least one legal form adapted according to a jurisdiction associated with said identified lien (Feinberg [0012], "The guidelines set forth the content and format of the information required to properly file a lien in each given jurisdiction. The guidelines are compiled from statutes, regulations, and local practice for each locale.").

24. With respect to Claim 21:

Feinberg discloses wherein said lien management component provides access to electronic records for at least one lien record-keeping jurisdiction (Feinberg [0012], "The guidelines set forth the content and format of the information required to properly file a lien in each given jurisdiction. The guidelines are compiled from statutes, regulations, and local practice for each locale.").

25. With respect to Claim 22:

Feinberg discloses wherein said trigger date is calculated by determining statutory requirements for lien releases based on said identified jurisdiction (Feinberg [0002], "The process ensures that the patient or available insurance coverage pay the service or equipment provider its share of the reimbursement, once the insurance

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company settles or disburses finds related to the liability claim which caused the patient's injuries." and [0007], "The present invention provides a method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.").

26. With respect to Claim 23:

Feinberg discloses wherein said statutory requirements are stored in a database and are accessible via network connection (Feinberg, [abs], "Certain lien information is provided by a lien holder to a centralized database via the Internet.").

27. With respect to Claim 24:

Feinberg discloses further including means for updating said statutory requirement database (Feinberg [0004], "Once the lien documents are properly prepared and subsequently accepted by the government...") (Examiner notes that the government agency would not accept the lien documents unless they are properly filed. Therefore, the statutory requirement database would need to be updated.).

28. With respect to Claim 25:

Feinberg discloses wherein said at least one trigger document is an e-mail (Feinberg [0012], "The data is transmitted using email communication protocols.").

29. With respect to Claim 26:

Feinberg discloses wherein said at least one trigger document is a notice to at least one of a title company or lender (Feinberg [0015], "Similarly, the lien holder is notified that the claim has been perfected.").

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30. With respect to Claim 27:

Feinberg discloses wherein said storage component further includes at least one form and at least one report, said form and said report being customizable based on said identified lien (Feinberg [0017], "The present invention can be applied to other types of liens").

31. With respect to Claim 28:

Feinberg discloses wherein said lien release tracking request includes lien transaction information received via a remote device over a network (Feinberg [0006], "It is a further object of this invention to provide a lien management system which operates on a computer network to accommodate multiple clients, recording agencies, and changing recording guidelines.").

32. With respect to Claim 29:

Feinberg discloses wherein access is provided to a plurality of lien record databases corresponding to a respective plurality of lien record-keeping jurisdictions (Feinberg [0006], "It is a further object of this invention to provide a lien management system which operates on a computer network to accommodate multiple clients, recording agencies, and changing recording guidelines.").

33. With respect to Claim 30:

Feinberg discloses an article of manufacture comprising a computer instruction carrier, readable by a computer, tangibly embodying one or more instructions executable by the computer to perform a method for managing lien releases (Feinberg [0018], "Although not specifically described herein, the invention is also applicable

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to...personal property liens...and all other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset."), said method comprising the steps of:

providing a computer system for assisting with loan settlements having a database of trigger documents (MERS II, Page 5, "A method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.");

providing access to at least one database of lien records to a user of an input device (MERS, Page 2, "Because information on MERS-registered mortgages will be available in one place, and the transfer costs will be less, they should fetch higher prices when sold.");

identifying, by the computer system based on input from the input device, a property-related lien (Feinberg, [abs], "A method and system for automating the preparation, recordation, tracking and filing of liens, assignments, and other legal documents relating to securing payment of a debt or other obligation or transfer of ownership of an asset.");

calculating, by the computer system, at least one trigger date associated with said property-related lien, the trigger date indicative of when the propertyrelated lien is required to be released by a lien holder associated with the property lien (MERS, Page 1, "One additional benefit will be important to present owners and new borrowers. There are today many properties on which the

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mortgages have been paid off but in which no one will file to release the lien. A common case is when the mortgage was made by a savings & loan that was taken over by the Resolution Trust Company. The original lender no longer exists, and the RTC often won't file the paper, contending it has no authority to do so. With MERS mortgages. MERS will be able to file the release.");

determining, by the computer system, that the property-related lien is required to be released and has not been released by the trigger date (MERS II, Page 5, "He notes that all parties will more easily be able to track loans to ensure that contractual obligations are being met."); and

issuing at least one trigger document (Feinberg [0016], "Once the lien holder has been paid, a release or satisfaction is filed to indicate the debt has been paid.").

Response to Arguments

34. Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

35. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew S. Meyers whose telephone number is (571)272-7943. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on (571)272-6812. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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